1 KEVIN N. ANDERSON, ESQ. Nevada State Bar No. 4512 2 **FABIAN VANCOTT** 411 E. Bonneville Ave., Suite 400 3 Las Vegas, NV 89101 Telephone: (702) 233-4444 4 E-Mail: kanderson@fabianvancott.com 5 Attorneys for Jeffrey J. Judd 6 UNITED STATES DISTRICT COURT 7 FOR THE DISTRICT OF NEVADA 8 SECURITIES AND EXCHANGE Case No. 2:22-cv-0612-JCM-EJY COMMISSION, 9 Plaintiff, STIPULATION AND [PROPOSED] v. ORDER EXTENDING DEADLINE FOR 10 JEFFREY JUDD TO FILE MATTHEW WADE BEASLEY; BEASLEY **OPPOSITIONS TO (698) MOTION TO** 11 LAW GROUP PC; JEFFREY J. JUDD; **COMPEL JEFFREY JUDD'S** CHRISTOPHER R. HUMPHRIES; J&J 12 **COMPLIANCE WITH RECEIVER'S** CONSULTING SERVICES, INC., an Alaska DOCUMENT SUBPOENA AND THE Corporation; J&J CONSULTING SERVICES, **COURT'S APPOINTMENT ORDER** 13 INC., a Nevada Corporation; J AND J AND (699) MOTION FOR ORDER TO PURCHASING LLC; SHANE M. JAGER; SHOW CAUSE, AND REQUEST FOR 14 JASON M. JONGEWARD; DENNY **FEES AND COSTS** SEYBERT; ROLAND TANNER; LARRY 15 JEFFERY; JASON A. JENNE; SETH JOHNSON; CHRISTOPHER M. MADSEN; (FIRST STIPULATED REQUEST) 16 RICHARD R. MADSEN; MARK A. MURPHY; CAMERON ROHNER; AND 17 WARREN ROSEGREEN, Defendants, 18 THE JUDD IRREVOCABLE TRUST; PAJ 19 CONSULTING INC; BJ HOLDINGS LLC; STIRLING CONSULTING, L.L.C.; CJ 20 INVESTMENTS, LLC; JL2 INVESTMENTS, LLC; ROCKING HORSE PROPERTIES, 21 LLC; TRIPLE THREAT BASKETBALL, LLC; ACAC LLC; ANTHONY MICHAEL 22 ALBERTO, JR.; and MONTY CREW LLC, Relief Defendants. 23 24

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The following Stipulation and [Proposed] Order (the "Stipulation") extending the deadline for Jeffrey Judd ("Judd") to file oppositions to (Dkt. 698) Motion to Compel Jeffrey Judd's Compliance with the Receiver's Document Subpoena and the Court's Appointment Order; and (Dkt. 699) Motion for Order to Show Cause, and Request for Fees and Costs (collectively "Motions") is entered into by and between Judd and Geoff Winkler (the "Receiver"), the Court-Appointed receiver in the above-captioned action, and by and through their respective counsel. This is the first stipulated request for extension of time. In support of the requested extension, the parties state as follows:

- 1. On August 23, 2024, the Receiver filed his Motion to Compel Jeffrey Judd's Compliance with Receiver's Document Subpoena, (Dkt. 698).
- 2. On August 23, 2024 the Receiver filed his Motion for an Order to Show Cause, and Request for Fees and Costs, (Dkt. 699).
 - 3. Judd's opposition to the Motions is due on September 6, 2024.
- 4. Judd and the Receiver through counsel have agreed Judd may have a one-week extension to file his opposition, making the response due Friday, September 13, 2024.

ACCORDINGLY, IT IS HEREBY STIPULATED AND AGREED by and between the undersigned that:

1. The deadline for Judd to file his oppositions to the Receiver's Motions shall be extended to Friday, September 13, 2024.

1 DATED this 6th day of September, 2024 DATED this 6th day of September, 2024 2 GREENBERG TAURIG, LLP **FABIAN VANCOTT** 3 /s/ Kara B. Hendricks /s/ Kevin N. Anderson KARA B. HENDRICKS, ESQ. KEVIN N. ANDERSON, ESQ. 4 Nevada Bar No. 07743 Nevada Bar No. 04152 KYLE A. EWING, ESQ. 5 Nevada Bar No. 014051 Attorneys for Jeffrey Judd 6 Attorneys for Geoff Winkler, Receiver for J&J Consulting Services, Inc., J&J Consulting Services, Inc., J and J 7 Purchasing, LLC, the Judd Irrevocable 8 Trust, and BJ Holdings, LLC 9 **ORDER** 10 IT IS SO ORDERED. 11 IT IS FURTHER ORDERED that the deadline 12 for Jeffrey Judd to file his oppositions to the Motions (Dkt. 698 and Dkt. 699) shall be 13 extended to Friday, September 13, 2024. 14 15 16 17 Date: September 9, 2024 18 19 20 21 22 23 24

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